

## **Exhibit D**

Michael L. Sandford, State Bar No. 67442  
 LAW OFFICES OF MICHAEL L. SANDFORD, INC.  
 205 East Figueroa Street  
 Santa Barbara, CA 93101  
 Tel. (805) 962-4413  
 Fax. (805) 568-1641  
 Email: [mls@silcom.com](mailto:mls@silcom.com)

LOS ANGELES SUPERIOR COURT

JUL 18 2005

JOHN A. CLARKE, CLERK  
 BY C. CHAVEZ, DEPUTY

Attorneys For Defendants and Cross-Complainants  
 EDWARD ARTIS, KNIGHTSBRIDGE INTERNATIONAL  
 HUMANITARIAN RELIEF AND HUMAN  
 IMPROVEMENT PROGRAMS, INC.

SUPERIOR COURT OF THE STATE OF CALIFORNIA  
 FOR THE COUNTY OF LOS ANGELES- CENTRAL DISTRICT

J. KEITH IDEMA,

Plaintiff,

vs.

FOX NEWS NETWORK, LLC; FOX  
 ENTERTAINMENT GROUP, INC.;  
 EDWARD A. ARTIS; KNIGHTSBRIDGE  
 INTERNATIONAL HUMANITARIAN  
 RELIEF AND HUMAN IMPROVEMENT  
 PROGRAMS, INC.; JOSEPH A.  
 CAFASSO; ROBERT C. MORRIS,  
 JR.; PARTNERS INTERNATIONAL  
 FOUNDATION; and DOES 1-20,

Defendants.

) CASE NO. BC 296228

) [Assigned For All Purposes to  
 ) Judge Irving S. Feffer]

) ORDER COMPELLING PLAINTIFF TO (1)  
 ) RESPOND TO WRITTEN DISCOVERY  
 ) PROPOUNDED BY DEFENDANT EDWARD A.  
 ) ARTIS AND (2) AWARDDING MONETARY  
 ) SANCTIONS AGAINST PLAINTIFF

) Complaint Filed: May 22, 2003  
 ) First Amended Complaint Filed:  
 ) July 14, 2003  
 ) Final Status Conf.: June 15, 2005  
 ) Trial Date: August 2, 2005  
 ) Department: 51

AND RELATED CROSS-ACTION

) Date: July 18, 2005  
 ) Time: 8:45 a.m.  
 ) Dept.: 51

The hearing on the motion of defendant and cross-complainant  
 EDWARD A. ARTIS ("ARTIS") for an order (1) compelling plaintiff J.  
 KEITH IDEMA ("IDEMA") to serve full, complete and verified

1 responses to the written discovery served by ARTIS and (2) imposing  
2 monetary sanctions against plaintiff IDEMA came on for hearing on  
3 July 18, 2005 pursuant to the order shortening time previously  
4 entered by the Court on July 8, 2005. Michael L. Sandford, Esq.  
5 appeared for the moving party and Francis Pizzulli, Esq. appeared  
6 for the plaintiff and opposing party. No written opposition or  
7 other opposing papers to the motion were filed by plaintiff IDEMA.

8 After considering the contents of the moving papers, the  
9 contents of the Court's file, the lack of opposition to the motion  
10 and the arguments and statements of counsel, the Court enters the  
11 following order:

12 1. Plaintiff J. KEITH IDEMA shall serve full, complete and  
13 verified responses, without objection of any type, to the written  
14 discovery served on him by ARTIS including the Form  
15 Interrogatories; Form Interrogatory 17.1 served in conjunction with  
16 the Requests for Admissions (Set One); the Special Interrogatories  
17 (Set One); the Request for Production of Documents (Set One); the  
18 Request for Production of Documents (Set Two) and the Request for  
19 Production of Documents (Set Three). Said verified responses shall  
20 be served by either by facsimile, personal delivery or other means  
21 to insure that counsel for ARTIS has possession of such verified  
22 responses at his office in Santa Barbara, California by no later  
23 than the close of business on July 25, 2005.

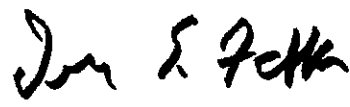
24 2. The verified responses to the foregoing discovery from  
25 plaintiff IDEMA shall include legible copies of any and all  
26 documents responsive to any of the discovery requests.

27 3. All of the responses served in accordance with this Order

1 shall be completed and prepared in accordance with the California  
2 Discovery Statutes and the California Rules of Court; shall be  
3 signed by both counsel for plaintiff IDEMA and by plaintiff IDEMA  
4 himself and shall contain the appropriate verification and proof of  
5 service in accordance with this Order. Facsimile signatures are  
6 acceptable so long as the original signatures are sent to ARTIS's  
7 counsel, on the same day as they are signed, by overnight delivery  
8 service to insure receipt by ARTIS' counsel within three business  
9 days after the facsimile signature page or pages are sent.

10 4. Monetary sanctions in the amount of \$2,286.30 are awarded  
11 by the Court in favor of ARTIS, as the prevailing party in the  
12 motion, against plaintiff IDEMA. Said sanctions include  
13 reimbursement of the attorneys' fees, court costs and expenses  
14 incurred in the preparation, filing, service and prosecution of  
15 this motion by ARTIS and in obtaining compliance with the discovery  
16 requests by plaintiff IDEMA. Said amount of sanctions shall be  
17 paid by plaintiff IDEMA to ARTIS, in care of ARTIS' counsel, by no  
18 later than the close of business on July 25, 2005.

19  
20  
21 Dated: July \_\_, 2005

  
\_\_\_\_\_  
Irving S. Feffer  
Judge of the Superior Court

22  
23  
24  
25  
26  
27 \\Mlsxp\wp\Artis\Idema\Pleadings\OrderMotDiscArtis.pld..wpd